UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ALABAMA

UNITED STATES OF AMERICA v. ARRINGTON JAYLUN GARDNER Date of Original Judgment: 10/11/2023	§ § § § § § §	AMENDED JUDGMENT IN A CRIMINAL CAST Case Number: 1:22-CR-00112-001 USM Number: 10430-510 Frederick G. Helmsing, III, Esquire Defendant's Attorney				
pleaded guilty to counts 1 & 6 of the Indictment on 12/ pleaded guilty to count(s) before a U.S. Magistrate Jud which was accepted by the court. pleaded nolo contendere to count(s) which was accepted the court was found guilty on count(s) after a plea of not guilty	ge,					
Title & Section / Nature of Offense 18 USC § 1349 -Conspiracy to Commit Bank Fraud 18 USC § 1028A(a)(1) - Aggravated Identity Theft		Offense Ended 05/31/2022 12/27/2021	Count 1 6			
The defendant is sentenced as provided in pages 2 through 6 of the Reform Act of 1984. The defendant has been found not guilty on count(s) Counts 2,3,4,5, & 7 are dismissed on the motion of the U It is ordered that the defendant shall notify the United Services of the residence, or mailing address until all fines, restitution, costs, and residence to respect to the defendant shall notify the count of the state of the result of the count of the state of	Inited States Att	orney for this district within 30 days of any assessments imposed by this judgment are f	change of name, fully paid. If			
ordered to pay restitution, the defendant must notify the court an circumstances.	Septen Date of Ir	nber 28, 2023 nposition of Judgment y F. Moorer	onne			
	Name and	Y F. MOORER ED STATES DISTRICT JUDGE Title of Judge aber 18, 2025				

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DEPUTY UNITED STATES MARSHAL

DEFENDANT: ARRINGTON JAYLUN GARDNER

CASE NUMBER: 1:22-CR-00112-001

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:

ONE HUNDRED TWO (102) MONTHS; said terms consists of 78 months as to Count 1, to run concurrently with the term imposed in 1:22-cr-237-002, and 24 months as to Count 6, to run consecutively to the term imposed as to Count 1, and consecutively to the count imposed in 1:22-cr-237-002. The court makes the following recommendations to the Bureau of Prisons: that the defendant be imprisoned at an institution where residential, comprehensive, substance abuse treatment programs are available. The defendant is remanded to the custody of the United States Marshal. The defendant shall surrender to the United States Marshal for this district: a.m. p.m. at on as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. RETURN I have executed this judgment as follows: Defendant delivered on ___ , with a certified copy of this judgment. UNITED STATES MARSHAL

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DEFENDANT: ARRINGTON JAYLUN GARDNER

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of: Five (5) years on Counts 1 & On	e (1)
year on Count 6; said terms are to run concurrently, and are to run concurrently with the SRT term imposed in 1:22-cr-	-237-
002.	

Special Conditions:

- 1) The defendant shall submit to periodic urine surveillance and/or breath, saliva, and skin tests for the detection of drug and/or alcohol abuse as directed by the Probation Office. Defendant may incur costs associated with such detection efforts based upon ability to pay as determined by the Probation Office.
- 2) The defendant shall participate in an assessment or a program, inpatient or outpatient, for the treatment of drug and/or alcohol addiction, dependency or abuse which may include, but not be limited to urine, breath, saliva and skin testing to determine whether the defendant has reverted to the use of drugs and/or alcohol. Further, the defendant shall participate as instructed by the probation officer and shall comply with all rules and regulations of the treatment agency until discharged by the Program Director with the approval of the probation officer. The defendant shall further submit to such drug-detection techniques, in addition to those performed by the treatment agency, as directed by the probation officer. The defendant may incur costs associated with such drug/alcohol detection and treatment, based upon the ability to pay, as determined by the probation officer.
- 3) The defendant shall submit his person, house, residence, vehicle(s), papers, computer(s) (as defined by 18 U.S.C., § 1030(e)(1)), or other electronic communication or data storage devices or media, business or place of employment and any other property under the defendant's control, to a search conducted by the United States Probation Office at a reasonable time and in a reasonable manner, based upon a reasonable suspicion of contraband, or evidence of violation of condition of release. Failure to submit to a search in accordance with this condition may be grounds for revocation. The defendant shall warn any other occupants that the premises may be subject to searches pursuant to this condition.
- 4) The defendant is prohibited from making major purchases, incurring new credit charges, or opening additional lines of credit without the permission of the Probation Officer, until such time as the financial obligations imposed by this court have been satisfied in full.
- 5) The defendant shall provide the Probation Office access to any requested financial information.
- 6) The defendant shall make restitution as set forth on Sheets 5, Part A & 5, Part B of this Judgment.

MANDATORY CONDITIONS

	MANUFITORI COMBITTORIO							
1.	You must not commit another federal, state or local crime.							
2.	You must not unlawfully possess a controlled substance.							
3.	You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon.							
4.	You must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests, thereafter, as determined by the court.							
5.	The above drug testing condition is suspended, based on the court's determination that the defendant poses a low Risk of future substance abuse. (Check, if applicable.) You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)							
6.	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)							
7.	You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which you reside, work, are a student, or were convicted of a qualifying offense. (<i>check if applicable</i>)							
8.	You must participate in an approved program for domestic violence. (check if applicable)							
	ou must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the ached page.							
	Soo Dogs A for the							

"STANDARD CONDITIONS OF SUPERVISION"

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DEFENDANT: ARRINGTON JAYLUN GARDNER

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STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. The defendant must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. The defendant shall report to the probation officer in a manner and frequency directed by the court or probation officer.
- 3. The defendant must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. The defendant must answer truthfully the questions asked by your probation officer and follow the instructions of the probation officer.
- 5. The defendant shall notify the probation officer at least 10 days prior to any change in residence or employment.
- 6. The defendant must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. The defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons.
- 8. The defendant shall not associate with any persons engaged in criminal activity and shall not associate with any persons convicted of a felony unless granted permission to do so by the probation officer.
- 9. The defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer.
- 10. The defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court.
- 11. If the probation officer determines that you pose a risk to another person (including an organization/employer), the probation officer may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 12. The defendant shall support his or her dependents and meet other family responsibilities.
- 13. The defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered.

Defendant's Signature	Date
U.S. Probation Officer's Signature	Date

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DEFENDANT: ARRINGTON JAYLUN GARDNER

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CRIMINAL MONETARY PENALTIES

	The defendant shall		total criminal monets			h the schedi	ale of payments set forth		
on Pag		pay the following	iotai eriiiiiiai iiionea	ary penarties in a	iccordance wit	ii tiic schedt	ne of payments set forth		
TOT	ALS	Assessment \$200.00	Restitution \$125,844.63	<u>Fine</u>	AVAA Asses	sment*	JVTA Assessment**		
	The determination of be entered after such		red until	An Amendo	ed Judgment in	a Criminal	Case (AO245C) will		
\boxtimes	The defendant must make restitution (including community restitution) to the following payees in the amount listed below.								
in the p		ntage payment colu	mn below. (or see at	tached) However			ess specified otherwise 3644(i), all non-federal		
Restitu	tion in the amount of	\$125,844.63, to:							
	PNC Bank 100 West 150th Stre B7-YB17-01C Cleveland, OH 4413		nt of \$23,506.14						
	Regions Bank P.O. Box 109 Mobile, AL 36601	in the amou	nt of \$78,995.73						
	Navy Federal Credit ATTN: Oris Drumn 820 Follin Lane SE	nond, Court Order (•						
	Vienna, VA 22180	in the amou	nt of \$18,968.07						
	Wells Fargo Fraud I P.O. Box 92038 Denver, CO 80291-	•	nt of \$4,374.69						
(004), Ladell 22-cr-1		, Kenessa Denise I nquile Nakrica Wes	Iackworth (006), Jin stbrook (010), Edmu	nmy Dejuan Parı nd Jamarquis Da	nell (007), Just avis (011), and	in Deandre Calvin Dav			
Restitution amount ordered pursuant to plea agreement \$ \$125,844.63 The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. \$ 3612(f). All of the payment options on Page 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. \$ 3612(g). The court determined that the defendant does not have the ability to pay interest and it is ordered that: the interest requirement is waived for the fine restitution restitution is modified as follows:									
** Justi *** Fin	Vicky, and Andy Child ce for Victims of Traffic dings for the total amount ber 13, 1994, but before	king Act of 2015, Pu nt of losses are requir	b. L. No. 114-22			8 for offense	s committed on or after		

¹ Correction of Sentence for Clerical Mistake (Fed.R.Crim.P.36).

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SCHEDULE OF PAYMENTS

		ssed the defendant's								. 1. 1
A	\boxtimes	Lump sum payment not later than			and \$12.	5,844.63 1	n restit	ution is due imn	nediately	y, balance due
		not later thanin accordance with	C,	D,		E, or	\boxtimes	F below; or		
В		Payment to begin in	nmediately (may b	be combined with		C,		D, or		F below); or
C		Payment in equal								
		or (6	e.g., months or yea	ars), to commence	·	(e.g.,	30 or 6	00 days) after the	e date of	this judgment;
D		Payment in equal 20	(e.g., weekly, mo	nthly, quarterly) i	nstallme	nts of \$ _		over a pe	riod of	
	(e.g., months or years), to commence(e.g., 30 or 60 days) after release from									
IF.		imprisonment to a term of supervision; or) - A 1	
E	Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after rele from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant's ability to pay at the payment plan based on an assessment of the defendant plan based on an assessment plan based on a a									
		time; or		1 3 1					•	, 1 3
F	\boxtimes	Special instructions			-	-				
		Payment to the vict								
		and payable in full, immediately paid, a								
		Bureau of Prison's								
		participate in that	program, the def	endant is to mak	e minim	um mont	hly pay	yments of \$25.0	0 while	incarcerated.
		As a special conditi								
		remaining at the time								
		restitution is to be p								
		payments in the am court of any materi								
		amend any paymer				The Tro	oution	Office shan req	uest the	courte
		ourt has expressly ord								
		criminal monetary pe								
		ents made through the s otherwise directed b				-	•	-	ade to th	e cierk of the
court,	, unics:	s offici wise directed o	y the court, the pi	obation officer, o	tile Oili	icu Siaics	Auom	cy.		
The d	lefenda	nt will receive credit	for all payments j	previously made to	oward an	y crimina	l mone	tary penalties in	nposed.	
	Dogti	tution is to be maid is	intly and savanall	v vvith Moulrigho I	alrania Ia	hasaa (O()2) Iob	mothom Foul Vyvo	· · · · (002)	D'Hadao
		tution is to be paid jo wood (004), Barbara J								
\boxtimes), Travis Ladell Morri						` .	f.:	
) in case number 22-c								
		nson, Jr.(004) in case								
		efendant shall receive			for reco	very from	other c	lefendants who	contribu	ted to the same
		that gave rise to defen		-						
\vdash		defendant shall pay th	-							
		defendant shall pay th	C	` '			_			
\boxtimes		defendant shall forfeit								
	The Preliminary Order of Forfeiture for \$2,609.50 more or less, in U.S. currently (Doc. 396) is incorporated into this Judgment.									
Dorm	_		following and are (1) aggaggmant (2)	maatitut!	n neinai	al (2) -	actitution inter-	est (4) £	na nainainal
	Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.									

² Correction of Sentence for Clerical Mistake (Fed.R.Crim.P.36).